AO 245E	(Rev. 06/05) Judgment is	a Criminal Case - Sheet 1	HE DISTRICT	COURT
SCANNED United States District Court AND MAINED District of New Hampshire OCT 29 P 3: 21				
	The state of the s	District of New	Hampshire OCT 29 F	⊃ 3: 21
	UNITED STATES v. DANIEL	OF AMERICA() / \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	For Offenses Committed On or Af	AL CASE ter-November 1, 1987) LERN
			Sven Wiberg, Esq. Defendent's Attorney	The ROV
THE C	DEFENDANT:		COX	
[] [] [x]	pleaded guilty to cou pleaded noto content was found guilty on guilty.	nt(s): lere to count(s) _ which was acc count(s) <u>1, 2, 3 and 6 of the Th</u>	epted by the court. Z rd Superseding of the indictmen	ARSH A lord after a 22
	ACCORDINGLY, the	court has adjudicated that the de	fendent is guilty of the following	g offensa(s):
Title &	Section	No.	Date Offense	Count
		Nature of Offense	Concluded	<u>Number(s)</u>
	ext page.	tenced as provided in pages 2 th		U.S. S.
	The defendant is sen	tenced as provided in pages 2 th	rough 7 of this judgment. The	U.S. GSTRICT DISTRICT SINGLE IN SERVICE IN S
pursua	The defendant is sent to the Sentencing if The defendent has be Count(s) dismissed of Superseding Indictm	tenced as provided in pages 2 th Reform Act of 1984. ean found not guilty on count(s) on motion of the United States:	rough 7 of this judgment. The and is discharged as to such contains and indictment, Superseding	U.S. GENTRICI COURT DISTRICT OF N.H. Second 1. Second 1
pursua [] [x] 30 day	The defendant is sen nt to the Sentencing in the defendent has been count(s) dismissed of Superseding Indictmonth of the Sentence of the sente	itenced as provided in pages 2 th Reform Act of 1984. ean found not guilty on count(s) on motion of the United States:	rough 7 of this judgment. The and is discharged as to such original indictment, Superseding tify the United States Attorney is until all fines, restitution, costs red to pay restitution, the defendence	sentence is imposed count(s). sentence is imposed count(s). count(s). and Second H. for this district within s, and special dant shall notify the
pursua [] [x] 30 day assess court a	The defendant is sen int to the Sentencing if The defendent has be Count(s) dismissed of Superseding Indictm IT IS FURTHER ORD is of any change of no iments imposed by this and United States attoring.	tenced as provided in pages 2 th Reform Act of 1984. ean found not guilty on count(s) on motion of the United States: ents. ERED that the defendent shall no ame, residence, or mailing addres s judgment are fully paid. If orde	and is discharged as to such on the condinal indictment, Superseding tify the United States Attorney is until all fines, restitution, costs and to pay restitution, the defense defendant's economic circums	sentence is imposed count(s). count(s). a and Second H. for this district within a, and special dant shall notify the stancas.
pursua [] [x] 30 day assess court a	The defendant is sen int to the Sentencing if The defendent has be Count(s) dismissed of Superseding Indictm IT IS FURTHER ORD by sof any change of naments imposed by this and United States attorney.	tenced as provided in pages 2 th Reform Act of 1984. ean found not guilty on count(s) on motion of the United States: ents. ERED that the defendent shall no ame, residence, or mailing addres s judgment are fully paid. If orde	and is discharged as to such on the condinal indictment, Superseding tify the United States Attorney is until all fines, restitution, costs and to pay restitution, the defendent of the defendent's economic circums	sentence is imposed count(s). count(s). a and Second H. for this district within a, and special dant shall notify the stancas.
pursua [] [x] 30 day assess court a	The defendant is sen int to the Sentencing if The defendent has be Count(s) dismissed of Superseding Indictm IT IS FURTHER ORD by sof any change of naments imposed by this and United States attorney.	tenced as provided in pages 2 th Reform Act of 1984. ean found not guilty on count(s) on motion of the United States: ents. ERED that the defendent shall no ame, residence, or mailing addres s judgment are fully paid. If orde	and is discharged as to such on the condinal indictment, Superseding tify the United States Attorney is until all fines, restitution, costs and to pay restitution, the defense defendant's economic circums	sentence is imposed count(s). I and Second H.
pursua [] [x] 30 day	The defendant is sen int to the Sentencing if The defendent has be Count(s) dismissed of Superseding Indictm IT IS FURTHER ORD is of any change of naments imposed by this and United States attorion.	tenced as provided in pages 2 th Reform Act of 1984. ean found not guilty on count(s) on motion of the United States: ents. ERED that the defendent shall no ame, residence, or mailing addres s judgment are fully paid. If orde	and is discharged as to such original indictment, Superseding tify the United States Attorney is until all fines, restitution, costs red to pay restitution, the defende dafendant's economic circums October 28, 2 Data of Imposition of	sentence is imposed count(s). Imposed count(s). Imposed count(s). In and Second H. Sec

CERTIFIED TO BE A TRUE COPY JAMES R. STARR, CLERK

DEPUT CLERK

AO 245B (Rev. 06/05) Judgment in a Criminal Case - Sheet 1

CASE NUMBER: DEFENDANT: DANIEL RILEY

07-cr-189-01-GZS

Judgment - Page 2 of 7

Title & Section	Nature of Offense	Date Offense Concluded	Count <u>Number(s)</u>
18 U.S.C. § 372	Conspiracy to Prevent Officers of the United States from Discharging their Duties	9/2007	1989
18 U.S.C. 55 371, 111(s)(1) and 3	Conspirscy to Commit Offenses Against the United States	9/2007	2683
18 U.S.C. § 3	Accessory After the Fect	9/2007	3998
18 U.S.C. § 924(c)(1)(A) and (B)	Carrying, Using and Passessing a Firearm in Connection with a Crime of Violance	9/2007	6988

ASE NUMBER: EFENDANT:	07-cr-189-01-GZS DANIEL RILEY	Judgment - Page 3 of
	IMPRISON	MENT
The defend or a total term of		the United States Bureau of Prisons to be imprisone
ther and to Count		ns on Counts 2 and 3 to run concurrently with each to be served consecutively to the terms imposed on all term of 432 months.
] The court r	makes the following recommendations to t	ne Bureau of Prisons:
x) The defend	ant is remended to the cuatody of the Uni	ted States Mershal.
[] at _ o	lant shall surrender to the United States M on fied by the United States Marshal.	ershal for this district.
[] before [] as noti		at the institution designated by the Bureau of Prison
have executed this	RETU!	RN
Defendent d	lelivered on 4-30-09	to THA FCI Derre

B.R. Dett. Warden

Deputy US. Marshall

AO 245B (Rev. 06/05) Judgment in a Criminal Case - Sheet 3 - Supervised Ralease

CASE NUMBER:

07-cr-189-01-GZS

DEFENDANT:

DANIEL RILEY

Judgment - Page 4 of 7

SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for e term of <u>5 years</u>.

Such term consists of a term of 3 years on Counts 1 through 3 and a term of 5 years on Count 6, all such terms to run concurrently.

The defendant shall report to the probation office in the district to which the defandant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state, or local crime.

The defendant shall not illegelly possess e controlled substance.

Pursuant to Public Iew 108-405, Revised DNA Collection Requirements Under the Justice for All Act of 2004, the defendant shell submit to DNA collection while incarcereted in the Bureau of Prisons, or at the direction of the U.S. Probation Office.

For offenses committed on or after September 13,1994:

The defendant shall refrain from any unlawful use of a controlled substance. The defendant shell submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereefter, not to exceed 72 drug tests per year of supervision.

- The above drug testing condition is suspended besed on the court's determination that the defendant poses a low risk of future substance abuse. (Check if applicable.)
- [x] The defendant shall not posseas a firearm, destructive device, or any other dangarous weapon.

If this judgment imposes a fine or a restitution obligation, it shall be a condition of supervised release that the defendant pay any such fine or restitution that remains unpsid at the commencement of the term of supervised release in accordance with the Schedule of Payments ast forth in the Criminal Monetary Penalties sheet of this judgment.

The defendant shall comply with the stendard conditions that have been adopted by this court (set forth below). The defendant shall also comply with the additional conditions on the attached page.

STANDARD CONDITIONS OF SUPERVISION

- 1) the defendant shall not leeve the judicial district without permission of the court or probation officer;
- 2) the defendant shall report to the probetion officer and shall submit a truthful and complete written report within the first five days of each month;
- the defendant shall answer truthfully all inquiries by the probation officer and follow inatructions of the probation officer;
- 4) the defendant shall support his or her dependants and meet other family responsibilities;
- the defendant shall work regularly at a lewful occupation unless excused by the probation officer for schooling, training or other acceptable reasons;
- 6) the defendant shell notify the probation officar at least tan days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance or any parapharnalia related to any controlled substances, except as prescribed by a physician;
- 8) the defendant shell not frequent places where controlled substances are illegally acid, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity, and shall not associate with any person convicted of a falony unless granted permission to do so by the probation officer;
- 10) the defendant shall permit a probation officer to visit him or her at any time at home or alsawhera end shall permit confiscation of any contreband observed in plain view of the probation officer;
- the defendant shall notify the probation officer within seventy-two hours of bsing arrested or questioned by a law anforcement officer;
- 12) the dafendent shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court;

AO 245B (Rev. 08/05) Judgment in a Criminal Case - Sheet 3 - Supervised Release

CASE NUMBER:

07-cr-189-01-GZS

Judgment - Page 5 of 7

DEFENDANT:

DANIEL RILEY

13) as directed by the probation officer, the defendent shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics, and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

SPECIAL CONDITIONS OF SUPERVISION

In addition, the defendant shall comply with the following special conditions:

The defendant shall submit his person, residence, office, or vehicle to a saerch conducted by e U.S. probation officer at a reasonable time and in a reasonable manner, based upon reasonable suspicion that contraband or evidence of a violation of a condition of release may exist; failure to submit to a search may be grounds for revocation; the defendant shall warn any other residents that the premises may be subject to seerches pursuant to this condition.

Upon a finding of a violation of probation or supervised release, I understand that the court may: (1) revoke supervision; (2) extend the term of supervision; and/or (3) modify the conditions of supervision.

These conditions have been reed to me. I fully understand the conditions and have been provided a copy of them.

(Signed)

Defendent	Data
U.S. Probation Officer/ Designated Witness	Date

AO 2458 (Rev. 06/05) Judgment in a Criminal Case - Sheet 5 Criminal Monetary Panalties

CASE NUMBER:

07-cr-189-01-GZS

Judgment - Page 6 of 7

DEFENDANT:

DANIEL RILEY

CRIMINAL MONETARY PENALTIES

The defendent shell pay the following total criminal monatary penalties in accordance with the schedule of

payments set forth on Sheet 5, Pert B. Restitution <u>Assessment</u> <u>Fine</u> \$400,00 Totals: [] The determination of restitution is deferred until . An Amended Judgment in a Criminal Case (AO 245C) will be entered after such determination. [] The defendent shell make restitution (including community restitution) to the following payees in the amount listed. If the defendant makes e pertial payment, each payee shall receive an approximately proportioned payment, unless specified otherwise in the priority order or percentage payment column below. However, pursuant to 18 U.S.C. § 3664(I), all non-federal victims must be paid in full prior to the United States receiving payment. • • Total Amount of Priority Order or % of Pymnt Name of Payee Amount of Loss Restitution Ordered TOTALS: [] If applicable, restitution amount ordered pursuent to plea agreement. 9 [] The defendent shall pay interest on any fine or restitution of more than \$2500, unless the fine or restitution is paid in full before the fifteenth day after the date of the judgment, pursuant to 18 U.S.C. \$3612(f). All of the payment options on Sheet 5, Part B may be subject to penalties for dalinquency and default, pursuant to 18 U.S.C. §3612(g). [] The court determined that the defendant does not have the ability to pay interest, and it is ordered that: I The interest requirement is weived for the [] fine [] restitution. [] The interest requirement for the { } fine and/or [] restitution is modified as follows:

^{**} Findings for the total amount of losses are required under Chepters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994 but before April 23, 1996.

AO 2458 (Rev. 06/05) Judgment in a Criminal Case - Sheet 5 Criminal Monetary Penelties

CASE NUMBER:

07-cr-189-01-GZS

Judgment - Page 7 of 7

DEFENDANT:

DANIEL RILEY

SCHEDULE OF PAYMENTS

Having assessed the defendant's ability to pay, payment of the total criminal monetary penelties shall be due as follows:

A	[x] Lump sum payment of \$400.00 due immediately, belance due
	[] not later than _, or [] in accordence with C, D, or E below; or
B	[] Payment to begin immediately (may be combined with C, D, or E below); or
C	[] Payment in _ installments of \$_ over a period of _, to commence _ days after the date of this judgment; or
D	[] Payment in _ installments of \$_ over a period of _ , to commence _ days after release from imprisonment to a term of supervision; or
E	[] Special instructions regarding the payment of criminal monetery panalties:
NH	minal monetary payments are to be made to Clerk, U.S. District Court, 55 Pleasant Street, Room 110, Concord, 03301. Paymants shall be in cash or in a bank check or money order made payable to Clerk, U.S. District urt. Personal checks are not accepted.
of i crin Res	less the court has expressly ordered otherwise in the spacial instructions above, if this judgment Imposes a period imprisonment, payment of criminal monetary penalties shall be due during the period of imprisonment. All minal monetary penalties, axcept those payments mede through the Federal Bureau of Prisons' Inmete Financial appoints are to be made payable to the clerk of the court, unless otherwise directed by the court, the bation officer, or the United States attorney.
The	e defendant will receive credit for all payments previously made toward any criminal monetary penalties imposed.
1] Joint and Several
	Defendent Name, Case Number, end Joint and Several Amount:
i	The defendent shall pay the cost of prosecution.
į :	The dafendent shall pey the following court cost(s):
[x]	The defendant shell forfeit the defendant's interest in the following property to the United States: All firearms and ammunition involved in the commission of the offenses.

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal, (5) community restitution, (8) fine interest, (7) penalties, and (8) costs, including cost of prosecution and court costs.